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10 **UNITED STATES DISTRICT COURT**
11 **CENTRAL DISTRICT OF CALIFORNIA**
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13 NEW HIGH LIMITED, a Hong Kong
14 corporation,

15 Plaintiff,

16 v.

17 DAVID LALWANI, an individual;
18 SEBASTIAN MARIA SCHILDHORN, an
19 individual; and BLIZZARD SA, INC., a
20 California corporation,

21 Defendants.

22 Case No. 8:22-cv-02328-JLS-KES

23 **JUDGMENT BY DEFAULT AS TO**
24 **DEFENDANTS SEBASTIAN**
25 **MARIA SCHILDHORN AND**
26 **BLIZZARD SA, INC.**

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1 WHEREAS, Defaulting Defendants were properly served in this action but
2 have not responded to the Complaint and have not otherwise appeared in this action;

3 WHEREAS, Plaintiff has met all the conditions necessary for entry of default
4 judgment pursuant to Federal Rules of Civil Procedure 55 and Local Rule 55; and

5 WHEREAS, Plaintiff is entitled to recover damages comprising the amount of
6 voidable fraudulent transfers made by Navpeak, Inc. to Defaulting Defendants;

7 **IT IS HEREBY ORDERED, ADJUDGED, AND DECREED** that final
8 judgment be entered as follows:

9 1. In favor of Plaintiff and against Defendant Blizzard in the amount of
10 \$134,000, and in favor of Plaintiff and against Defendant Schildhorn in the amount
11 of \$100,640, for a total sum of \$234,640;

12 2. For costs of suit as to be determined according to Federal Rule of Civil
13 Procedure 54 and Local Rule 54-2; and

14 3. For post-judgment interest at the applicable rate.

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16 **IT IS SO ORDERED.**

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18 DATED: February 15, 2024

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21 HON. JOSEPHINE L. STATON
22 UNITED STATES DISTRICT JUDGE

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